1	PATRICK R. CO, ESQ. BAR #: 200160 CLAPP, MORONEY, BELLAGAMBA and VUCINICH			
3	A PROFESSIONAL CORPORATION 1111 Bayhill Drive, Suite 300			
4	San Bruno, CA 94066 (650) 989-5400 (650) 989-5499 FAX			
5	Attorneys for Defendant			
6	RONALD L. DAVIS			
7				
8	UNITED STATES DISTRICT COURT			
9	NORTHERN DISTRICT OF CALIFORNIA			
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11	ENRIQUE AYALA-CANJURA,	CASE NO.: C08-01714 SBA		
12	Plaintiff,	DEFENDANT RONALD L. DAVIS' ANSWER TO PLAINTIFF'S		
13	V.	COMPLAINT		
14	CITY OF EAST PALO ALTO, a municipality; RONALD L. DAVIS; an			
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17	Defendants.			
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20	COMES NOW DEFENDANT, RONALD L. DAVIS, an individual, in response to plaintiff'			
21	Complaint, admits, denies and alleges as fol	lows:		
22	1. Answering paragraph 1 of the	Complaint, Defendant lacks sufficient information and		
23	belief upon which to base an answer, and, fo	r that reason, denies generally and specifically each and		
24	every allegation contained therein.			
25	2. Answering paragraph 2 of the	e Complaint, Defendant admits the allegations therein.		
26	3. Answering paragraph 3 of the	e Complaint, Defendant admits the allegations therein.		
27	4. Answering paragraph 4 of the	e Complaint, Defendant admits the allegations therein.		
28	5 Answering paragraph 5 of the	Complaint, Defendant lacks sufficient information and		

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DEFENDANT RONALD L. DAVIS' ANSWER TO PLAINTIFF'S COMPLAINT; CASE NO.: C08-01714 SBA

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belief upon which to base an answer, and, for that reason, denies generally and specifically the allegations contained therein.

- 6. Answering paragraph 6 of the Complaint, Defendant lacks sufficient information and belief upon which to base an answer, and, for that reason, denies generally and specifically the allegations contained therein.
 - 7. Answering paragraph 7 of the Complaint, Defendant admits that venue is proper.
 - 8. Answering paragraph 8 of the Complaint, Defendant admits that venue is proper.
 - 9. Answering paragraph 9 of the Complaint, specifically denies all these allegations.
- 10. Answering paragraph 10 of the Complaint, defendant admits that he [Officer Williams] handles the police dog. Defendant specifically denies all other allegations.
- 11. Answering paragraph 11 of the Complaint, Defendant admits that verbal warnings were issued. As to all other allegations, defendant lacks sufficient information and belief upon which to base an answer, and, for that reason, denies generally and specifically the other allegations contained therein.
- 12. Answering paragraph 12 of the Complaint, Defendant denies that plaintiff was not fleeing the officers in that he refused to comply with their orders. As to all other allegations, Defendant lacks sufficient information and belief upon which to base an answer, and, for that reason, denies generally and specifically the other allegations contained therein.
- 13. Answering paragraph 13 of the Complaint, Defendant specifically denies all these allegations.
- 14. Answering paragraph 14 of the Complaint, Defendants specifically deny all these allegations.
- 15. Answering paragraph 15 of the Complaint, Defendant specifically denies all these allegations.
- 16. Answering paragraph 16 of the Complaint, answering defendant incorporates by reference its responses to Paragraphs 1 through 15, inclusive, as if said responses were fully set forth herein.
 - 17. Answering paragraph 17 of the Complaint, Defendant lacks sufficient information and

allegations, and specifically denies all allegations in parts a-e.

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56. Answering paragraph 56 of the Complaint, Defendant specifically denies all these allegations.

- 57. Answering paragraph 57 of the Complaint, Defendant lacks sufficient information and belief upon which to base an answer, and, for that reason, denies generally and specifically the allegations contained therein.
- 58. Answering paragraph 58 of the Complaint, answering defendant incorporates by reference his responses to Paragraphs 1 through 57, inclusive, as if said responses were fully set forth herein.
- 59. Answering paragraph 59 of the Complaint, Defendant lacks sufficient information and belief upon which to base an answer, and, for that reason, denies generally and specifically the allegations contained therein.
- 60. Answering paragraph 60 of the Complaint, Defendant lacks sufficient information and belief upon which to base an answer, and, for that reason, denies generally and specifically the allegations contained therein.
- 61. Answering paragraph 61 of the Complaint, Defendant specifically denies all these allegations.
- 62. Answering paragraph 62 of the Complaint, Defendant specifically denies all these allegations.
- 63. Answering paragraph 63 of the Complaint, Defendant specifically denies all these allegations, and specifically deny the allegations in subparts a-e.
- 64. Answering paragraph 64 of the Complaint, Defendant specifically denies all these allegations.
- 65. Answering paragraph 65 of the Complaint, Defendant specifically denies all these allegations, and specifically deny the allegations in subparts a-e.
- 66. Answering paragraph 66 of the Complaint, Defendant specifically denies all these allegations.
 - 67. Answering paragraph 67 of the Complaint, Defendant specifically denies all these

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allegations.

- 68. Answering paragraph 68 of the Complaint, Defendant specifically denies all these allegations.
- 69. Answering paragraph 69 of the Complaint, Defendant specifically denies all these allegations.
- 70. Answering paragraph 70 of the Complaint, Defendant specifically denies all these allegations.
- 71. Answering paragraph 71 of the Complaint, Defendant lacks sufficient information and belief upon which to base an answer, and, for that reason, denies generally and specifically the allegations contained therein.
- 72. Answering paragraph 72 of the Complaint, answering defendant incorporates by reference his responses to Paragraphs 1 through 71, inclusive, as if said responses were fully set forth herein.
- 73. Answering paragraph 73 of the Complaint, Defendant lacks sufficient information and belief upon which to base an answer, and, for that reason, denies generally and specifically the allegations contained therein.
- 74. Answering paragraph 74 of the Complaint, Defendant lacks sufficient information and belief upon which to base an answer, and, for that reason, denies generally and specifically the allegations contained therein.
- 75. Answering paragraph 75 of the Complaint, Defendant specifically denies all these allegations.
- 76. Answering paragraph 76 of the Complaint, Defendant specifically denies all these allegations.
- 77. Answering paragraph 77 of the Complaint, Defendant specifically denies all these allegations.
- 78. Answering paragraph 78 of the Complaint, Defendant specifically denies all these allegations.
 - 79. Answering paragraph 79 of the Complaint, Defendant specifically denies all these

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81. Answering paragraph 81 of the Complaint, answering defendant incorporates by reference his responses to Paragraphs 1 through 80, inclusive, as if said responses were fully set forth herein.

belief upon which to base an answer, and, for that reason, denies generally and specifically the

Answering paragraph 80 of the Complaint, Defendant lacks sufficient information and

- 82. Answering paragraph 82 of the Complaint, Defendant lacks sufficient information and belief upon which to base an answer, and, for that reason, denies generally and specifically the allegations contained therein.
- 83. Answering paragraph 83 of the Complaint, Defendant lacks sufficient information and belief upon which to base an answer, and, for that reason, denies generally and specifically the allegations contained therein.
- 84. Answering paragraph 84 of the Complaint, Defendant specifically denies all these allegations.
- 85. Answering paragraph 85 of the Complaint, Defendant specifically denies all these allegations.
- 86. Answering paragraph 86 of the Complaint, Defendant specifically denies all these allegations.
- 87. Answering paragraph 87 of the Complaint, Defendant specifically denies all these allegations.
- 88. Answering paragraph 88 of the Complaint, Defendant lacks sufficient information and belief upon which to base an answer, and, for that reason, denies generally and specifically the allegations contained therein.
- 89. Answering paragraph 89 of the Complaint, answering defendant incorporates by reference his responses to Paragraphs 1 through 88, inclusive, as if said responses were fully set forth herein.
 - 90. Answering paragraph 90 of the Complaint, Defendant lacks sufficient information and

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belief upon which to base an answer, and, for that reason, deny generally and specifically the allegations contained therein.

- 91. Answering paragraph 91 of the Complaint, Defendant lacks sufficient information and belief upon which to base an answer, and, for that reason, deny generally and specifically the allegations contained therein.
- 92. Answering paragraph 92 of the Complaint, Defendant specifically denies all these allegations.
- 93. Answering paragraph 93 of the Complaint, Defendant specifically denies all these allegations.
- 94. Answering paragraph 94 of the Complaint, Defendant specifically denies all these allegations.
- 95. Answering paragraph 95 of the Complaint, Defendant specifically denies all these allegations.
- 96. Answering paragraph 96 of the Complaint, Defendant specifically denies all these allegations.
- 97. Answering paragraph 91 of the Complaint, Defendant lacks sufficient information and belief upon which to base an answer, and, for that reason, denies generally and specifically the allegations contained therein.

Answering plaintiffs' prayers of the Complaint, Defendant specifically denies y all these allegations.

AFFIRMATIVE DEFENSES

AS A FIRST AFFIRMATIVE DEFENSE to the Complaint, and each alleged cause of action thereof, this answering defendant alleges that said Complaint fails to state a claim upon which relief can be granted.

AS A SECOND AFFIRMATIVE DEFENSE to the Complaint, and each alleged cause of action thereof, this answering defendant alleges that the injuries and damages Plaintiff complains of, if any, resulted from the acts and/or omissions of others, and without any fault on the part of this answering Defendant.

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AS A THIRD AFFIRMATIVE DEFENSE to the Complaint, and each alleged cause of action thereof, this answering defendant alleges that their actions were undertaken in good faith and with the reasonable belief that said actions were valid, necessary and constitutionally proper.

AS A FOURTH AFFIRMATIVE DEFENSE to the Complaint, and each alleged cause of action thereof, this answering defendant alleges that his acts were privileged under applicable statutes and case law.

AS A FIFTH AFFIRMATIVE DEFENSE to the Complaint, and each alleged cause of action thereof, this answering defendant alleges that plaintiff has failed to allege and/or have not stated facts sufficient to show an affirmative link between defendants and the acts which allegedly violated Plaintiff's rights.

AS A SIXTH AFFIRMATIVE DEFENSE to the Complaint, and each alleged cause of action thereof, this answering defendant alleges that Plaintiff failed to mitigate his damages, if any.

AS A SEVENTH AFFIRMATIVE DEFENSE to the Complaint, and each alleged cause of action thereof, this answering defendant alleges that plaintiff's Complaint is barred by the applicable Statute of Limitations.

AS AN EIGHTH AFFIRMATIVE DEFENSE to the Complaint, and each alleged cause of action thereof, this answering defendant alleges that the Complaint is barred by the equitable doctrine of laches.

AS A NINTH AFFIRMATIVE DEFENSE to the Complaint, and each alleged cause of action thereof, this answering defendant alleges that the Complaint is barred by the equitable doctrine of unclean hands.

AS A TENTH AFFIRMATIVE DEFENSE to the Complaint, and each alleged cause of action thereof, this answering defendant alleges that the Complaint is barred by the equitable doctrine of estoppel.

AS AN ELEVENTH AFFIRMATIVE DEFENSE to the Complaint, and each alleged cause of action thereof, this answering defendant alleges that plaintiff has waived his rights to bring this action against him.

AS A TWELFTH AFFIRMATIVE DEFENSE to the Complaint, and each alleged cause of

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action thereof, this answering defendant alleges that Plaintiff at all times had actual and/or constructive knowledge of the circumstances upon which plaintiff's Complaint is based. Plaintiff expressly accepted those circumstances and thereby ratified the conduct of which Plaintiff complained of.

AS A THIRTEENTH AFFIRMATIVE DEFENSE to the Complaint, and each alleged cause of action thereof, this answering defendant alleges that the Complained of conduct is privileged under California Civil Code §47 and applicable case law.

AS A FOURTEENTH AFFIRMATIVE DEFENSE to the Complaint, and each alleged cause of action thereof, this answering defendant alleges that any damages sustained by plaintiff were either fully or in part the fault of others, whether that fault be the proximate result of negligence, strict liability, breach of warranty, breach of contract, or any other type of fault caused by persons, firms, corporations or entities, other than this answering defendant, and that said negligence or fault comparatively reduces the percentage of fault or negligence, if any, by this answering defendant.

AS A FIFTEENTH AFFIRMATIVE DEFENSE to the Complaint, and each alleged cause of action thereof, this answering defendant alleges that plaintiff was himself careless and negligent in and about the matters alleged in the Complaint and that said carelessness and negligence on plaintiff's own part proximately contributed to plaintiff's loss and damage, if any there were. Under the doctrine of Li v. Yellow Cab (1975) 532 P.2d 1226, 119 Cal. Rptr. 858, plaintiff's contributory negligence shall reduce any and all damages sustained by said plaintiff.

AS A SIXTEENTH AFFIRMATIVE DEFENSE to the Complaint, and each alleged cause of action thereof, this answering defendant alleges that plaintiff was actively negligent in and about the matters alleged in the Complaint and is thereby barred from any recovery.

AS A SEVENTEENTH AFFIRMATIVE DEFENSE to the Complaint, and each alleged cause of action thereof, this answering defendant is informed and believes and thereon alleges that plaintiff, with full appreciation of the particular risks involved, nevertheless knowingly and voluntarily assumed the risks and hazards of the incident complained of and the damages, if any, resulting therefrom.

AS AN EIGHTEENTH AFFIRMATIVE DEFENSE to the Complaint, defendant is informed and believes and thereon alleges that defendant is immune, and their the conduct privileged under

California Government Code §800 et. seq., including, but not limited to Sections 815, 820.2, 820.4, 1 820.6 and 844.6. 2

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AS A NINETEENTH AFFIRMATIVE DEFENSE to the Complaint, defendant is informed and believes and thereon alleges that defendant's conduct was not motivated by evil motive or intent, nor reckless or callous indifference to the rights of others, thus punitive damages are not award-able against defendant.

AS A TWENTIETH AFFIRMATIVE DEFENSE to the Complaint, defendant is informed and believes and thereon alleges that defendant is entitled to a qualified immunity because defendant did not violate clearly established statutory or constitutional rights of which a reasonable person or reasonable officer would have been aware.

AS A TWENTY-FIRST AFFIRMATIVE DEFENSE to the Complaint, defendant is informed and believes and thereon alleges that defendant SHANTE WILLIAMS, an individual, did not commit a constitutional violation against plaintiff, caused by a policy, custom, or practice.

AS A TWENTY-SECOND AFFIRMATIVE DEFENSE to the Complaint, defendant is informed and believes and thereon alleges that defendant officers, public employees, are not liable for any alleged injuries sustained by plaintiff, as his alleged acts or omissions were committed in the execution or enforcement of the law, while exercising due care. (California Government Code §820.4)

AS A TWENTY-THIRD AFFIRMATIVE DEFENSE to the Complaint, defendant is informed and believes and thereon alleges that plaintiff failed to exhaust his administrative remedies including, but not limited to, those pursuant to Government Code §900 through §935, et seq.

AS A TWENTY-FOURTH, SEPARATE AND AFFIRMATIVE DEFENSE TO THE COMPLAINT, AND EACH ALLEGED CAUSE OF ACTION THEREOF this answering defendant alleges that plaintiff failed to file a claim pursuant to the California Tort Claims Act.

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ENRIQUE AYALA-CANJURA v. CITY OF EAST PALO ALTO, et al.

Unites States District Court, Northern District of California Case C08-01714 SBA

PROOF OF SERVICE

I, the undersigned, hereby declare that I am over the age of eighteen years and not a party to the within action. My business address is 1111 Bayhill Drive, Suite 300, San Bruno, CA 94066. On the date indicated below, I served the within:

DEFENDANT RONALD L. DAVIS' ANSWER TO PLAINTIFF'S COMPLAINT

on the parties in this action by transmitting a true copy of the foregoing document(s) in the following manner:

<u>'</u>		n Shaiken, Esq. ffices of Stephen Shaiken
8	170 Cc	lumbus Avenue, Suite 100
9		neisco, CA 94133-5102 15) 248-1012
LO		15) 248-0019
		or Plaintiff ENRIQUE AYALA-
L1	<u>CANJ</u>	<u>/RA</u>
L2 L3	X	(BY UNITED STATED MAIL) I enclosed the documents in a sealed envelope or package addressed to the persons at the address listed above and (specify one).
LS	<u> </u>	addressed to the persons at the address fisted above and (specify one).
L4		(1) \square deposited the seal envelope with the United States Postal Service, with the postage fully pre-paid.
L5 L6		(2) placed the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for collection and processing
L7 L8		correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage fully prepaid.
L9		(BY PERSONAL SERVICE) I personally delivered the documents to the persons at the addresses as set forth above. (1) For a party represented by an attorney, delivery was made to the attorney or at the attorney's office by leaving the documents in an envelope or
20		package clearly labeled to identify the attorney being served with a receptionist or an individual in charge of the office. (2) for a party, delivery was made to the party or by leaving the documents at the party's residence with some person not less than 18 years of age between the hours of eight in the morning and six in the evening.
22		(BY FAX TRANSMISSION) Based on an agreement of the parties to accept service by fax transmission, I faxed the documents to the persons at the fax numbers set forth above. No error was reported by the fax machine that I used. A copy of the record of transmission,
24		which I printed out, is attached.
25		(BY OVERNIGHT DELIVERY) I enclosed the documents in an envelope or package provided by an overnight delivery carrier and addressed to the persons set forth above. I
26		placed the envelope or package for collection and overnight delivery at an office or a regularly utilized drop box of the overnight delivery carrier.
28		(BY E-MAIL OR ELECTRONIC TRANSMISSION) Based on a Court order or an

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1	agreement of the parties to accept service by e-mail or electronic transmission, I caused the documents to be sent to the persons at the e-mail addressed as noted above. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.
3	
4 5	(BY MESSENGER SERVICE) I served the documents by placing then in an envelope or package addressed to the persons at the addresses as noted above and providing them to a professional messenger service for service. (A declaration by the messenger must
6	accompany this Proof of Service or be contained in the Declaration of Messenger below.)
7	Executed on August 20, 2008 at San Bruno, California. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
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9	Haudia Gomez
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